

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA**

Sean Bennett, an individual,) Case No. 2:23-cv-02425-ROS--DMF
)
 Plaintiff,) [PROPOSED] ORDER
) PARTIALLY AMENDING THE
) CASE MANAGEMENT
vs.) SCHEDULING ORDER
)
City of Phoenix, a governmental entity;)
American Airlines, Inc., a foreign) Honorable Judge: Roslyn O. Silver
corporation; Officer Joel Cottrell and Jane) Magistrate Judge: Deborah M. Fine
Doe Cottrell, a married couple; Officer)
Benjamin Denham and Jane Doe)
Denham, a married couple; Officer Todd)
Blanc and Jane Doe Blanc, a married)
couple; Officer Peru and Jane Doe Peru, a)
married couple; Sergeant Hogan and Jane)
Doe Hogan, a married couple;)
)
 Defendant(s).)

The Court, having reviewed the Joint Motion, by Plaintiff Sean Bennett and Defendant American Airlines, to amend the Case Management Scheduling Order, and for good cause appearing, hereby GRANTS the motion and ORDERS:

1 (2) The Fact Discovery Deadline is continued from August 8, 2025, is
2 continued to October 8, 2025.

3 (3) Plaintiff's Expert Disclosure Deadline is continued from August 29, 2025,
4 is continued to October 29, 2025.

5 (4) The last day to engage in good faith settlement talks is continued from
6 September 11, 2025, to November 12, 2025.

7 (5) The last day to file Joint Report on settlement talks is continued from
8 September 18, 2025, to November 18, 2025.

9 (6) Defendant's Expert Disclosure Deadline is continued from September 22,
10 2025, to November 24, 2025.

11 (7) The Rebuttal Expert Disclosures Deadline is continued from October 10,
12 2025, to December 10, 2025.

13 (8) The last day to complete Expert Discovery is continued from November 3,
14 2025, to January 15, 2026.

15 (9) The Deadline to File Dispositive Motions is continued from November 7,
16 2025, to February 7, 2025.

17 IT IS SO ORDERED.

18
19 Date: _____

20 HONORABLE DEBORAH M. FINE
21 UNITED STATES DISTRICT COURT JUDGE
22 DISTRICT OF ARIZONA

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CERTIFICATE OF SERVICE

I hereby certify that this document was filed and served this 24th day of July 2025, using this Court's CM/ECF filing system which will electronically transmit a copy to all counsel of record.

Respectfully submitted,

6 | Dated: July 24, 2025

**WILSON, ELSER, MOSKOWITZ,
EDELMAN & DICKER, LLP**

By: /s/Sarena L. Kustic
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Taylor Allin, Esq.
Sarena L. Kustic, Esq.
*Attorneys for Defendant, American
Airlines, Inc.*